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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/903,610	07/13/2001	Toshimori Miyakoshi	1272.C0465	2208
5514	7590 07/18/2002			
FITZPATRICK CELLA HARPER & SCINTO			EXAMINER	
30 ROCKEFI NEW YORK	ELLER PLAZA , NY 10112		NGUYEN, LAM S	
			ART UNIT	PAPER NUMBER
			2853	
			DATE MAILED: 07/18/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
	ì	09/903,610	MIYAKOSHI, TOSHIMORI			
	Office Action Summary	Examiner	Art Unit			
•		LAM S NGUYEN	2853			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day, will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. 8 133)			
1)	Responsive to communication(s) filed on					
2a)□		s action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
4)⊠	Claim(s) 1-14 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-14</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
· ·	Claim(s) are subject to restriction and/or ion Papers	election requirement.				
9) 🗌 🤈	The specification is objected to by the Examiner	,				
10)⊠ The drawing(s) filed on <u>13 July 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).			
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)[a)⊠ All b)□ Some * c)□ None of:					
•	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
* S	3. Copies of the certified copies of the priori application from the International Burdee the attached detailed Office action for a list of	eau (PCT Rule 17.2(a)).	•			
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment		2 priority under 00 0.0.0. 38 120	and/OF TET.			
1) Notice 2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>7</u> .	5) Notice of Informal P	(PTO-413) Paper No(s) satent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-14 are rejected under 35 U.S.C. 102(b) as being obvious by Matsubara (US 5576745).

Matsubara discloses a method for controlling the drive energy of an ink jet print apparatus wherein a print element is driven to eject an ink from an ink jet print head to a printing medium for performing printing, the method comprising:

a first step for supplying a plurality of different drive energies successively to said ink jet print head (column 17, line 43-44: heating the recording heat by supplying a plurality of different drive energies successively indicated by a sequence of two pulses (FIG. 15);

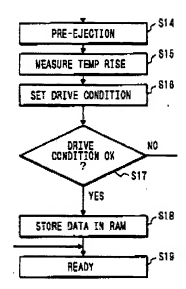
a second step for monitoring temperature of each of said ink jet print head according to the supply of said drive energy (column 17, line 45-47);

a third step for judging a threshold drive energy (in term of "a thermal change state") required for ink ejection of said ink jet print head using a value for said supplied drive energy and a value for said monitored temperature (column 17, line 48-50: teaching a determination of the thermal characteristic that is a thermal change state of the thermal head by energizing the thermal head (column 3, line 26-27) based on the temperature change caused by a supplied drive energy);

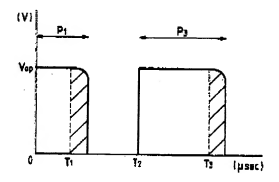
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a fourth step for determining a drive condition for ejecting ink on the basis of said threshold drive energy (column 17, line 52-54: a threshold drive energy is implied in the term "a thermal characteristic" as explained above); and

a fifth step for driving said print element on the basis of said determined drive condition (column 17, line 56-57).



Referring to claims 2, 8: wherein in said first step, a difference of the amount of the drive energy supplied to said ink jet print head is generated by changing a pulse width of a drive pulse signal applied to said print element (FIG. 15: the pulse widths of P1 and P3 are modulated).



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Referring to claims 3, 9: wherein in said first step, an initial drive energy supplied is determined on the basis of drive condition information (in term of "a standard drive condition") stored in said ink jet print head (column 1, line 59-67).

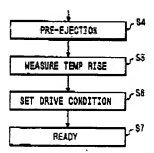
Referring to claims 6, 12: A method for controlling the drive energy of an ink jet print apparatus wherein a print element is driven to eject an ink from an ink jet print head to a printing medium for performing printing, the method comprising:

a first step for supplying a plurality of different drive energies successively to said ink jet print head (FIG. 10, step S4 and FIG. 15);

a second step for monitoring temperature of each of said ink jet print head according to the supply of said drive energy (FIG. 10, step S5);

a third step for determining a drive condition for ejecting ink using a value for said supplied drive energy and a value for said monitored temperature (FIG. 10, step S6); and

a fourth step for driving said print element on the basis of said determined drive condition (FIG. 10, step S7: READY means ready to record (column 10, line 58)).



Referring to claim 14: wherein said memory provided on said ink jet print head is an EEPROM (column 11, line 35-44).

Referring to claims 4, 5, 10, 11: wherein in said fifth step, when said determined drive condition is different from drive condition information stored in said ink jet print head, drive

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condition information stored in said ink jet print head is updated with the determined drive condition data or when both are different, drive energy to drive said print element is changed (FIG. 11, steps S17 and S18), then based on new data stored in RAM, new pulse width modulation is done).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LAM S NGUYEN whose telephone number is (703)305-3342. The examiner can normally be reached on 7:00AM - 3:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, JOHN E BARLOW can be reached on (703)308-3126. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3431 for regular communications and (703)305-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

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July 15, 2002

/ John Bangw visory Patent Examiner

Technology Center 2800